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0 Valuation o		Assumption of Executory C			_0_ Lien Avoida	
					Last revise	d: August 1, 2020
			BANKRUPTCY COURT OF NEW JERSEY	-		
In Re:			Case No.:		21-16227	
Curcio, Michael Curcio, Debra A			Judge:		CMG	
·	Debtor(s)					
		Chapter 13 F	Plan and Motions			
	Original	✓ Modified/Notic	e Required	Date: _	02/24/2022	
	Motions Included	■ Modified/No N	otice Required			
			ILED FOR RELIEF UNDE HE BANKRUPTCY CODE			
		YOUR RIGHTS	MAY BE AFFECTED			
motion included Your claim may granted without this plan, if there or modify a lien, confirmation ord modify a lien ba	in it must file a writte be reduced, modified further notice or hear e are no timely filed of the lien avoidance of ler alone will avoid or sed on value of the c	and discuss them with your atten objection within the time from the conference of th	ame stated in the Notice. y be confirmed and becor s filed before the deadline ice. See Bankruptcy Rule e solely within the chapter leed not file a separate marest rate. An affected lien	Your right me binding stated in 3015. If 13 confiction or a creditor	nts may be affected ng, and included mo n the Notice. The C this plan includes irmation process. T adversary proceedii	d by this plan. otions may be court may confirm motions to avoid he plan ng to avoid or
includes each		particular importance. Debt ems. If an item is checked a llan.				
THIS PLAN:						
DOES <b>1</b> DOE	OES NOT CONTAIN	NON-STANDARD PROVISIO	NS. NON-STANDARD PR	OVISION	NS MUST ALSO BE	SET FORTH IN
		AMOUNT OF A SECURED C				
	OES NOT AVOID A J FORTH IN PART 7, I	UDICIAL LIEN OR NONPOS F ANY.	SESSORY, NONPURCHA	ASE-MOI	NEY SECURITY IN	TEREST. SEE
Initial Debtor(s)'	Attorney: EC	Initial Debtor: N	IC Initial Co-De	ebtor:	DC	

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Pa	rt 1: Payment and Length of Pla	n				
a.	The debtor shall pay \$422.00 approximately 60 months.	per to the	Chapter 13 Trustee, starting on	10/07/2021 for		
b. The debtor shall make plan payments to the Trustee from the following sources:						
☑ Future earnings						
	Other sources of funding (describe	source, amount and date wl	nen funds are available):			
c.	Use of real property to satisfy plan obl	gations:				
	Sale of real property Description:					
	Proposed date for completion:					
	Refinance of real property: Description:					
	Proposed date for completion:					
	Loan modification with respect to m Description:	ortgage encumbering prope	rty:			
	Proposed date for completion:					
d.	☐ The regular monthly mortgage payr	nent will continue pending th	e sale, refinance or loan modifica	tion.		
e.	Other information that may be impo	ortant relating to the paymer	t and length of plan:			
Pa	rt 2: Adequate Protection 🗹	NONE				
a.	Adequate protection payments will be r		to be paid to the Chapter	13 Trustee and disbursed		
b.	Adequate protection payments will be representation to:		to be paid directly by the	debtor(s) outside the Plan,		
Pa	rt 3: Priority Claims (Including A	dministrative Expenses				
a.	All allowed priority claims will be paid in	full unless the creditor agree	es otherwise:			
Cred	ditor	Type of Priority	Amount to be	Paid		
CHA	APTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED	BY STATUTE		
ATT	ORNEY FEE BALANCE	ADMINISTRATIVE	BALANCE DU	E \$4,065.00		
DON	MESTIC SUPPORT OBLIGATION			\$0.00		
Inte	Taxes or Penalties Owed to Governmental Units \$6,073.84					
b.	Domestic Support Obligations assigned	or owed to a governmental	unit and paid less than full amour	nt:		
	Check one:					
	✓ None					

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The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):							
Creditor	Type of Priority	Claim Amount	Amount to be Paid				
Part 4: Secured Claims							
. Curing Default and Maintaining Payments on Principal Residence:   NONE							

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Mid First Bank/MidlandMrtg	Residence	\$2,328.85	N/A	\$2,328.85	Resume Post Petition

### b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🗹 NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
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### c. Secured claims excluded from 11 U.S.C. 506 ☑ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation
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### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🗹 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

## NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid
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<sup>2.)</sup> Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

### e. Surrender 🗹 NONE

Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:

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Creditor Collateral to be Surre			endered	Value	of Sur	rrendered (	Collateral	Rema	aining Unse	cured Debt		
f.	Secured Claims	Unaffected	by the P	lan 🗹 NON	E							
	The following se	cured claims	are unaffo	ected by the	Plan:							
g.	Secured Claims	s to be Paid	in Full Th	nrough the I	Plan: 🗹 NO	NE						
Cred	ditor			Collatera	I				Total A	Amoun	t to be Paid	Through the
Pa	rt 5: Unsecu	ıred Claims	<b>√</b> NO	NE								
a.	Not separately	classified all	owed non	-priority unse	cured claims	s shall	be paid	d:				
	■ Not less that	n	to	be distribute	d pro rata							
	■ Not less that	n	pe	ercent								
	✓ Pro Rata dis	tribution from	any rema	aining funds								
b.	Separately clas	sified unsec	<b>ured</b> clair	ms shall be ti	reated as fol	lows:						
Cred	ditor		Basis for	Separate Cl	assification		Trea	atment			Amount to	be Paid
	rt 6: Execut	ory Contrac										
Plan.	ecutory contracts											
Cred	ditor	Arrea Plan	rs to be C		Nature of Contract or Lease		or	Treatment of Debtor		Post-Petition Payment		
Ally		N/A		\	/ehicle lease			Lease is	assumed			
Pa	rt 7: Motions	s <b>1</b> NONI	Ξ									
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, Notice of Chapter 13 Plan Transmittal, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation must be filed with the Clerk of Court when the plan and transmittal notice are served.  a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). NONE  The Debtor moves to avoid the following liens that impair exemptions:												
Cred	ditor	Nature of Co	llateral	Type of Lien	Amount of Lien		/alue o	nt ral	Amount o Claimed Exemptio	of (	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
b.	Motion to Avoid	d Liens and	Reclassif	v Claim fron	n Secured t	o Com	npletel	v Unsecui	ed 🗹 No	ONE		

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

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Creditor Collateral Sc		Scheduled Debt Total Collateral Value		Superior Liens Value Cred Inter Colla		's in	Total Amount of Lien to be Reclassified	
C.	Motion to Partially	Void Liens and Re	classify Underlyir	ng Claims as Pa	rtially Secured a	nd Partia	lly Unse	cured. 🗹 NONE
	Debtor moves to recla		aims as partially se	cured and partial	lly unsecured, and	to void li	ens on co	ollateral
Cre	editor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be De Secured	emed	Amount Reclass Unsecu	sified as
Pa	art 8: Other Plar	n Provisions						
a.	Vesting of Propert	y of the Estate						
	✓ Upon confirmat	-						
	Upon discharge							
b.	Payment Notices							
	ditors and Lessors progattors	vided for in Parts 4, 6	or 7 may continue	to mail customa	ry notices or coup	ons to the	Debtor ı	notwithstanding
c.	Order of Distribut	ion						
	The Standing Truste	e shall pay allowed c	laims in the following	ng order:				
	Ch.13 Standing Trustee commissions Jenkins & Clayman Priority Creditors Secured Creditors Lease Arrearages Unsecured Creditors who file timely proofs of claim							
d.	Post-Petition Clair	ns						
	Standing Trustee  i i by the post-petition cl		ed to pay post-peti	tion claims filed p	oursuant to 11 U.S	.C. Sectio	on 1305(a	ı) in the amount
Pa	art 9: Modificati	on 🗌 NONE						
NOTE: Modification of a plan does not require that a seperate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2.								
If thi	s Plan modifies a Plar	n previously filed in th	nis case, complete	the information b	elow.			
Date	e of Plan being modifie	d:						
Exp	plain below why the pla	in is being modified:		Explain below	how the plan is b	eing mod	ified:	
2. J	1. Claims by IRS + Midfirst Bank were different than original plan. 2. Jenkins & Clayman is to be paid a fee in plan. 3. To confirm vehicle lease is assumed.  1. To match plan with claims filed 2. To confirm attorney fees to be paid in plan 3. To assume lease with Ally on vehicle 4. Note: Significant dividend to unsecured creditors will be paid.							's will be paid.

Yes

☐ No

Are Schedules I and J being filed simultaneously with this Modified Plan?

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Pa	Part 10: Non-Standard P	Provision(s): Signatures Required			
Non	Non-Standard Provisions Requiri	ng Separate Signatures:			
<b>√</b>	1 NONE				
	Explain Here:				
Any	Any non-standard provisions placed elsewhere in this plan are ineffective.				
Sig	Signatures				

The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, Chapter 13 Plan and Motions, other than any non-standard provisions included in Part 10.

I certify under penalty of perjury that the above is true.

Date:	02/24/2022	/s/ Michael a Curcio
		Michael a Curcio
		Debtor
Date:	02/24/2022	/s/ Debra A Curcio
		Debra A Curcio
		Joint Debtor
Date:	02/24/2022	/s/ Eric J. Clayman
		Eric J. Clayman
		Attorney for Debtor(s)
		Jenkins & Clayman
		412 S. Whitehorse Pike

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Email: mail@jenkinsclayman.com